

## LENGTHY SESSION OF COUNTY SOLONS

Great Deal of Business of Importance Disposed Of.

### FORMER ORDERS RESCINDED

Board Reconsidered Resolution Appropriating \$1,000 for Object Lesson Road on Newberry Road, Changing the Route—Poor Farm.

Gainesville, Feb. 7, 1905.—Board met in regular session. Present, J. G. Dampier, chairman; J. G. Osteen, C. C. Pedrick, F. F. Paulling and J. F. Townsend.

Meeting being called to order, minutes of last meeting were ordered approved without reading.

The following bills were ordered paid: S. H. Wienges, auditor, \$40; Moses Sherman, janitor, \$20; J. H. Jarvis, sanitary work, \$8; Bell Telephone Company, \$7; S. H. Wienges, sundry account, \$22.85; L. A. Jernigan, care of clock, \$10; City of Gainesville, water rent, \$5.25; Diamond Ice Company, wood for jail, \$3.50; T. F. Thomas, burying pauper, \$7.50; Gainesville Gas and Electric Light Company, \$8.80; F. A. Roux, fixing water pipe, \$2; H. C. Denton, listing and footing up tax certificates, \$11.60; W. H. Robertson, treasurer, commissions, \$88.18; Robert Griffin, work on poor farm, \$21; H. G. Mason, committing Kitty Hall and E. J. Baird, Jr., lunatics, \$14; B. R. Colson, services for sheriff, \$10; W. H. Berkstresser, erecting booth at Hawthorn, \$2; L. H. Wall rent and erecting booth at Orange Heights, \$3; W. D. Dickinson, tax collector, commissions, \$138.64; T. L. Boulware, wood, \$39; H. H. McCreary, stationery, \$4; L. W. Fennell, services case of Kitty Hall, lunatic, \$3.10; L. W. Fennell, services case lunatic Baird, \$2.80; L. W. Fennell, services in case estrated bond George Foster, \$9.45; Gay & Co., lumber for bridges, \$34.88; S. H. Benjamin, sundries for roads, \$29.81; J. F. May, work on road, \$3; J. M. Brown, team and services on road, \$65; J. U. Stephens, work on road, 75c; T. R. Waits, road overseer, \$62; J. W. Carter, team on road, \$20.63; Eddies Manufacturing Co., lumber for road, \$6.35; Wm. Hoffman, work on road, 50c; G. S. Merchant & Co., sundries for road, \$6.75; L. N. Pearce, sundries for road, \$25.79; J. F. Townsend, work on road, \$1; S. J. Thomas, sundries for road, \$2.79; W. E. Means, work on road, \$7.50; C. L. Thipkin, road overseer, \$65.65; L. W. Fennell, feeding prisoners, \$200; Jessie M. Evans, services as stenographer, \$49.40; fees in criminal cases as follows: G. M. Colman, J. P., \$11.70; E. T. Henderson, J. P., \$5.38; L. W. Fennell, sheriff, \$48.45; J. D. Siford, constable, \$24.65.

Ordered: That the Order No. 60 heretofore made be rescinded in so far as it relates to the renting out of the poor farm, and that Mr. Fletcher is given the use of the farm free of rent for one year; that he is to care for all paupers sent to said farm, and to be paid for the care of same \$12.50 per head per month, and in case of death of any pauper, to be paid \$8 for the burial of said pauper.

That the contract for the hire of county convicts for the year 1905, with J. B. McDonald, be accepted. That the bond of J. B. McDonald, lessee of convicts, for \$2,000, with T. F. Thomas and G. W. Hyde as sureties, be accepted and approved.

That B. A. Thrasher be employed as attorney and advisor of the board for the year 1905, at a salary of \$15 per month.

That C. C. Pedrick is authorized to take such steps as may be necessary to take care of and provide for the road machinery.

That the bonds of A. A. Zetrouer as constable, W. C. Rives as notary public, J. D. Watkins as notary public, I. E. Webster as notary public, Evans Haile as notary public, B. T. Cason as notary public, J. K. Abrams as notary public, J. A. Tucker as notary, be approved.

That, whereas, R. L. Black, J. F. Holder, W. J. Trammell, J. B. Warrack, L. F. Taylor, W. E. Hilton, A. F. Tayley, and F. W. Morgan, each having complied with the requirements of law, that each be granted a permit to own and carry a pistol according to law for the period of two years.

That the petition of citizens of District No. 14, asking that the neighborhood road running from a point on the west side about one hundred and fifty yards from southwest corner of east

half of southeast quarter, section 24, township 9, range 22, running west across west half of southeast quarter, section 24, township 9, range 22, to one-half section line, thence north along one-half section line to one-quarter section line, thence west along one-quarter section line, intersecting the old Melrose and Hawthorn road at colored school house, thence north on old Melrose and Hawthorn road to intersect with the public road at southeast corner of property of L. Payne, be declared a public road, opening of same to be at no expense to the county, be granted, and that John Fennell, Amos Stephens and Reuben Ford are hereby appointed to work out said road and make report of their action and doings at the next regular meeting of this board.

Whereupon the board adjourned until Wednesday morning at 9 o'clock.

Wednesday, Feb. 8.—The board met pursuant to adjournment of Tuesday. Present, J. G. Dampier, chairman; J. G. Osteen, C. C. Pedrick, F. F. Paulling and J. F. Townsend.

The board being called to order, the business was resumed.

Resolved, That that part of Order No. 894, appropriating \$1,000 to aid the government expert road builders to build one mile of object-lesson road west of Gainesville, be and the same is hereby rescinded.

That the warrant formerly appropriated by the board and numbered 1187, together with \$200 this day appropriated, be used by the government experts in conjunction with the County Commissioners in building an object lesson road north of Gainesville on the Paradise road.

That the following bills be paid: Dr. J. M. Dell, professional services at jail, \$2; E. L. Cushman, 1,000 envelopes, clerk's office, \$4.50; J. G. Dampier, appropriation for road work, \$225; F. F. Paulling, appropriation for road work, \$200; D. G. Edwards, for work on road running east from Gainesville, \$461.15; Crawford & Davis, hire of mule, \$9; J. G. Dampier, services on road, \$12; T. F. Thomas, balance due on North Gainesville rock road, \$80.25.

That the salary of Moses Sherman as janitor be increased from \$20 to \$25 per month, said increase to take effect from the first of February, 1905.

That the request of W. D. Dickinson, tax collector of Alachua county, asking to be credited with the errors on the assessment roll of 1903, which errors are in excess amounting to \$320,880, which has been carefully examined and found to be correct as stated, be granted, and that the following certificate be spread upon the minutes and a copy thereof be forwarded to the Comptroller:

"This is to certify that, pursuant to the request of W. D. Dickinson, tax collector of Alachua county, Florida, the Board of County Commissioners of Alachua county has had a careful and accurate examination made of the tax rolls of Alachua county, Florida, for the year 1903, and find from said examination that there is an error in the addition of the assessed real property on the tax roll for 1903 of \$320,880, and in the amount of taxes thereon \$5,615.40, as shown by a copy of the items and a copy of the examination and certificate of Ferd Bayer, the examining accountant in behalf of the county; and the Board of County Commissioners herewith certifies to the correctness of the items set forth and contained therein; the said copy being certified to by S. H. Wienges, clerk and auditor of this board.

"The Board of County Commissioners therefore recommend to the Honorable Comptroller of the State of Florida, that he allow W. D. Dickinson, tax collector, credit for such valuation and for such amount of taxes, the same being an excess in the addition as aforesaid, and not being

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## JUDGE OF THE SUPREME COURT Was Alarmingly Afflicted With La Grippe. Cured by Pe-ru-na.

The Grip is Properly Termed  
Epidemic Catarrh.

As Pe-ru-na Cures Every Form  
of Catarrh, It Has Relieved  
More Cases of Grip Than  
All Other Remedies  
Combined.



HON. W. H. PARSONS,  
925 H. St., N.W.,  
WASHINGTON, D.C.

The Fear of Grip Makes People  
Nervous.

There is no remedy in the world that meets the conditions produced by the grip better than Peruna.

Peruna strengthens as it renovates, soothes while it stimulates, heals as it expurgates.

Peruna is not a purgative, or cathartic or sedative, or stimulant, nor a vegetable or mineral poison.

It reaches the source of all diseases of the mucous membranes by its action on the vaso-motor system of nerves.

After-Effects of the Grip.

Every person who has had the grippe during the last year should take a course of Peruna. No one need expect perfect recovery unless they do so.

The grip has produced catarrhal inflammation of the whole mucous membrane, and good health is impossible until these are restored to a normal condition. This Peruna will do.

A great many remedies have been suggested for this condition from time to time, but Peruna is the only remedy that has any substantial value in these cases.

It has never failed to give satisfaction

during forty years' experience and still occupies the unique position of being the leading (if not the only) specific remedy for the after-effects of la grippe.

### No Time Like the Present.

If you are suffering from the after-effects of la grippe—if you have become discouraged in your attempts to cure yourself with other treatments, take a bottle of Peruna now.

A bottle of Peruna taken during the beginning of the disease is worth more

than a dozen bottles after the trouble has become deep-seated.

Miss Eugenie Lafortune of 110 Bertrie street, Montreal, Can., writes:

"Peruna cured me of a severe case of la grippe when nothing else had any effect on me. Five bottles did the work and they were worth hundreds of dollars for the comfort and health restored to me. I therefore feel that the least I can do is to gratefully acknowledge its merits."—Eugenie Lafortune.

chargable to the said W. D. Dickinson as collector of revenue as aforesaid.

"Signed in open session at a regular meeting of the Board of County Commissioners of Alachua county, Florida, as required by law.

"At Gainesville on this eighth day of February, A. D. 1905.

"J. G. DAMPIER, Chairman."

The board adjourned.

### TRAGEDY IN COURT ROOM.

Mother and Daughter Shot Dead by  
Seducer.

Jacksonville, Feb. 15.—Mrs. Joseph H. Freeman lies mortally wounded, her daughter, Miss May Brown, is dead and City Detective W. B. Cahoon is seriously wounded as a result of a shooting affray in the court room of L. L. Farris, justice of the peace, Monday morning.

Mrs. Freeman had brought action against Owen E. Loadholtz charging him with ruining her daughter. The parties to the case had gone to the court room prepared for trouble. According to witnesses of the tragedy, Mrs. Freeman attracted Loadholtz's attention by calling his name and fired at him. He replied was prompt and deadly. He fired five times and every shot took effect. Mrs. Freeman was shot four times in the breast and her daughter, who had fired once, was shot in the mouth and instantly killed.

Detective Cahoon, who was attempting to disarm Loadholtz, was shot in the back, evidently by one of the women.

Loadholtz was arrested and is in jail. Joseph Brown, brother of the girl, who was killed, arrived on the scene immediately after the shooting and was locked up for a time by order of Justice Farris, to prevent further trouble, but was soon after released.

### NOTICE

Notice is hereby given that after this notice has been published according to law for six months, I will present my accounts to Hon. H. C. Moore, county judge of Alachua county, Florida, and ask that my accounts be approved and ask for final discharge.

JAN. M. GRAHAM.  
An Administrator Estate of George Graham, deceased.

### NOTICE OF APPLICATION FOR TAX DEED UNDER SECTION 8 OF CHAPTER 4888, LAWS OF FLORIDA.

Notice is hereby given that J. H. Jordan, purchaser of part of Tax Certificate No. 110, dated the 5th day of July, A. D. 1903, has filed said certificate in my office, and has made application for tax deed to issue in accordance with law. Said certificate embraces the following described property situated in Alachua county, Florida, to wit:

1/4 of 3/4 of Sec. 9, Tp. 12, R. 23 S. & E.

The said land being assessed at the date of the issuance of such certificate in the name of H. F. Hill.

Unless said certificate shall be redeemed according to law, tax deed will issue thereon on the 10th day of March, A. D. 1905.

Witness my official signature and seal this 11th day of February, A. D. 1905.

S. H. WIENGES,  
pd Clerk Circuit Court Alachua Co., Fla.

### NOTICE OF APPLICATION FOR TAX DEED UNDER SECTION 8 OF CHAPTER 4888, LAWS OF FLORIDA.

Notice is hereby given that J. J. Hayman, purchaser of Tax Certificate No. 120, dated the 5th day of July, A. D. 1903, has filed said certificate in my office, and has made application for tax deed to issue in accordance with law. Said certificate embraces the following described property, situated in Alachua county, Florida, to wit:

1/4 of 3/4 of Sec. 9, Tp. 12, R. 23 S. & E.

The said land being assessed at the date of the issuance of such certificate in the name of H. F. Hill.

Unless said certificate shall be redeemed according to law, tax deed will issue thereon on the 10th day of March, A. D. 1905.

Witness my official signature and seal this 11th day of February, A. D. 1905.

S. H. WIENGES,  
pd Clerk Circuit Court Alachua Co., Fla.

### NOTICE

Notice is hereby given that, four weeks after the first publication hereof, to wit: On the 17th day of March, A. D. 1905, I, as guardian of A. T. Hill, a minor, will apply to the county judge of Alachua county, Florida, for an order to sell, at private sale, all the right, title and interest of the said A. T. Hill in and to the following described lots of land: Lots 7, 8, 9, 10 and 11 of 1/4 of 3/4 of Sec. 9, Tp. 12, R. 23 S. & E.

This February 14, 1905.

L. A. JERNIGAN,  
Guardian.

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